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September 5, 2024

By ECF

Honorable Pamela K. Chen United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn NY 11201

Re: United States v. Zhu, 21 Cr. 265 (PKC)

Your Honor:

I represent Zhu Yong (aka Yong Zhu) in the above-captioned case. I write without objection from Pretrial Services or the government respectfully to request that Mr. Zhu be permitted to travel to Connecticut between 9:00 am on September 6 and 9:00 pm on September 7. He owns a house there, which is posted to secure his bond, and it flooded and needs to be cleaned. Mr. Zhu's bail conditions permit him to travel to Connecticut with Pretrial's approval; but Pretrial Services informs me that he needs the Court's approval to remain overnight. I conferred with the Electronic Monitoring Unit and AUSA Meredith Arfa, and neither object to this request. Thank you for your consideration.

Respectfully submitted,

/s/ Benjamin Silverman Benjamin Silverman Attorney for Zhu Yong (aka Yong Zhu)

cc: Counsel of record (by ECF) Pretrial Services EM Unit (by email)